1 2	Teresa M. Corbin (SBN 132360) Denise M. De Mory (SBN 168076) Jaclyn C. Fink (SBN 217913) HOWREY LLP	
3 4	525 Market Street, Suite 3600 San Francisco, California 94105 Telephone: (415) 848-4900 Facsimile: (415) 848-4999	
5 6 7	Attorneys for Plaintiff SYNOPSYS, INC. and for Defendants AEROFLEX INCORPORATE AMI SEMICONDUCTOR, INC., MATROX ELECTRONIC SYSTEMS, LTD., MATROX GRAPHICS, INC., MATROX INTERNATIONAL CORP., MATROX TECH, INC. and AEROFLEX	L
8 9	COLORADO SPRINGS, INC.	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	RICOH COMPANY, LTD.,	Case No. C03-04669 MJJ (EMC)
15	Plaintiff,	Case No. C03-2289 MJJ (EMC)
16 17	vs. AEROFLEX INCORPORATED, et al.,	DECLARATION OF DENISE M. DE MORY IN SUPPORT OF ADMINISTRATIVE MOTION FOR PLACING DOCUMENTS
18	Defendants.	UNDER SEAL (L.R. 7-11 and 79-5)
19		Judge: Hon. Martin J. Jenkins
20	SYNOPSYS, INC.,	
21	Plaintiff,	
22	VS.	
23	RICOH COMPANY, LTD.,	
24	Defendant.	
25		
26		
27		
28 HOWREY LLP	Case No. C03-4669 MJJ (EMC) DECLARATION OF DENISE M. DE MORY ISO ADMINISTRATIVE MOTION FOR PLACING DOCUMENTS UNDER SEAL	

1	I, DENISE M. DE MORY, declare as follows:
2	1. I am a partner in the law firm of Howrey LLP, counsel of record for Plaintiff Synopsys,
3	Inc. and Defendants Aeroflex Incorporated, Aeroflex Colorado Springs, Inc., AMI Semiconductor,
4	Inc., Matrox Electronic Systems, Ltd., Matrox Graphics, Inc., Matrox International Corp., and Matrox
5	Tech, Inc. ("the Customer Defendants"). I have personal knowledge of the facts set forth in this
6	Declaration and, if called upon to do so, I could and would testify competently to the matters set forth
7	herein.
8	2. Synopsys and the Customer Defendants have lodged the following document with the
9	clerk pursuant to Civil Local Rule 79-5:
10	a. DECLARATION OF DENISE M. DE MORY PURSUANT TO CIVIL LOCAL
11	RULE 56-2(b) (with exhibits)
12	3. This document contains nonpublic business information of Synopsys, the Customer
13	Defendants, or third parties. This information is not publicly known and could cause Synopsys, the
14	Customer Defendants, or third parties competitive harm were it to become publicly known.
15	4. Synopsys and the Customer Defendants believe that the document is properly
16	designated under the protective order entered in this case, and respectfully requests that the Court order
17	the Motion and Exhibit to be filed under seal.
18	I declare under penalty of perjury under the laws of the State of that the foregoing is true and
19	correct.
20	This declaration was executed at San Francisco, California on September 25, 2006.
21	/s/ Denise M. De Mory
22	is Democ III De III of
23	
24	
25	
26	
27	

28 HOWREY LLP